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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/082,678	02/25/2002	Stewart L. Atkinson	092246-9035-03	8406
23409	7590 05/20/2003			
	BEST & FRIEDRICH	EXAMINER		
	ONSIN AVENUE EE, WI 53202	WILLSE, DAVID H		
			ART UNIT	PAPER NUMBER
			3738	\sim
		•	DATE MAILED: 05/20/2003	3

Please find below and/or attached an Office communication concerning this application or proceeding.

•						Applicant(s)	G (
_			Applicat	ION N .					
			10/082,	678 		ATKINSON ET AL	-· 		
41	Offic	Action Summary	Examin			Art Unit	!		
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A SHO THE M - Extens after Si - If the p - If NO p - Failure - Any rep earned Status	RTENED AILING I ions of time r IX (6) MONTi eriod for repl eriod for repl eriod for repl to reply withi ply received to patent term	O STATUTORY PERIOD F DATE OF THIS COMMUN may be available under the provision HS from the mailing date of this com y specified above is less than thirty (y is specified above, the maximum s in the set or extended period for repl by the Office later than three months adjustment. See 37 CFR 1.704(b).	IICATION. s of 37 CFR 1.136(a). In no emunication. 30) days, a reply within the statutory period will apply and y will, by statute, cause the a after the mailing date of this	event, however tatutory mining will expire S pplication to communicati	ver, may a reply be tirn mum of thirty (30) days IX (6) MONTHS from become ABANDONE	nety filed s will be considered time the mailing date of this o D (35 U.S.C. § 133).	lly. communication.		
1)🖂	Respons	ive to communication(s) f							
2a) <u></u> □		on is FINAL .	2b) ☐ This action				L		
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213. Disposition of Claims									
•		1-111 is/are pending in th	e application.						
•		above claim(s) is/		considera	ation.				
		is/are allowed.							
6)□ (Claim(s) _	is/are rejected.							
7) 🗌 (7) Claim(s) is/are objected to.								
8) 🖂 (8	Claim(s)	<u>1-111</u> are subject to restri	ction and/or election	requiren	nent.				
Application	-						·		
	•	ication is objected to by the		-					
10)□ T		ng(s) filed on is/are							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). 11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.									
11)∐ T	• •					oved by the Examin			
40\C\ T	• •	ed, corrected drawings are r		Office act	ion.				
•		or declaration is objected t	to by the ⊏xamilier.						
=		J.S.C. §§ 119 and 120) (d) or (f)			
=		dgment is made of a clair		unaer 35	0.5.C. § 119(a	a)-(a) or (i).			
a)L	_	☐ Some * c)☐ None of:			السامد .				
•	 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 								
							l Stone		
		pies of the certified copies application from the Inte ached detailed Office act	rnational Bureau (PC	T Rule 1	7.2(a)).		i Stage		
14) 🗌 A	cknowled	gment is made of a claim	for domestic priority	under 3	5 U.S.C. § 119(e) (to a provisiona	al application).		
		ranslation of the foreign la Igment is made of a claim							
Attachment	(s)								
2) Notice	of Draftspo	ices Cited (PTO-892) erson's Patent Drawing Review osure Statement(s) (PTO-1449)		4) 5) 6)		y (PTO-413) Paper N Patent Application (P			

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This application contains claims directed to the following patentably distinct species of the claimed invention:

Species I:

Figures 3-6C;

Species II:

Figure 7A;

Species III:

Figure 7B;

Species IV:

Figure 8;

Species V:

Figures 9A-9D;

Species VI:

Figures 10A and 10B;

Species VII:

Figures 11-13;

Species VIII:

Figures 14-19;

Species IX:

Figure 20.

Applicant is required under 35 U.S.C. 121 to elect a single disclosed species for prosecution on the merits to which the claims shall be restricted if no generic claim is finally held to be allowable.

Applicant is advised that a reply to this requirement must include an identification of the species that is elected consonant with this requirement, and a listing of all claims readable thereon, including any claims subsequently added. An argument that a claim is allowable or that all claims are generic is considered nonresponsive unless accompanied by an election.

Upon the allowance of a generic claim, applicant will be entitled to consideration of claims to additional species which are written in dependent form or otherwise include all the limitations of an allowed generic claim as provided by 37 CFR 1.141. If claims are added after

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the election, applicant must indicate which are readable upon the elected species. MPEP § 809.02(a).

Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dave Willse, whose telephone number is (703) 308-2903. The supervisor, Corrine McDermott, can be reached at (703) 308-2111. The receptionist's phone number is (703) 308-0858, and the main FAX numbers are (703) 305-3591, 3590.

dhw: D. Willse May 14, 2003 DAVE WILLSE PRIMARY EXAMINER ART UNIT 3738